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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/596,640	11/15/2006	Michel Guillon	MIG 3050; P50514US	8708		
321 SENNIGER P	7590 06/20/201 OWERSTLP	1	EXAM	EXAMINER		
100 NORTH E	BROADWAY		SUGARMAN, SCOTT J			
17TH FLOOR ST LOUIS, M			ART UNIT	PAPER NUMBER		
			2873			
			NOTIFICATION DATE	DELIVERY MODE ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

uspatents@senniger.com

Advisory Action Before the Filing of an Appeal Brief

Application No.		Applicant(s)		
	10/596,640	GUILLON ET AL.		
	Examiner	Art Unit		
	Scott J. Sugarman	2873		

		Scott J. Sugarman		2873	
The MAILING DATE of this communicat	ion appe	ars on the cover sheet	with the	correspondence add	ress
THE REPLY FILED 02 June 2011 FAILS TO PLACE 1	THIS APP	LICATION IN CONDITION	ON FOR A	LLOWANCE.	
 The reply was filed after a final rejection, but prio application, applicant must timely file one of the I application in condition for allowance; (2) a Notic for Continued Examination (RCE) in compliance periods; 	r to or on following e of Appe	the same day as filing a replies: (1) an amendme eal (with appeal fee) in co	Notice of a nt, affidavi ompliance	Appeal. To avoid abar t, or other evidence, v with 37 CFR 41.31; or	hich places the (3) a Request
 a) The period for reply expires 5 months from the management 	ailing date	of the final rejection.			
b) The period for reply expires on: (1) the mailing dat no event, however, will the statutory period for rep Examiner Note: If box 1 is checked, check either b MONTHS OF THE FINAL REJECTION. See MPE	ly expire la xx (a) or (iter than SIX MONTHS from b). ONLY CHECK BOX (b)	n the mailing	g date of the final rejection	in.
Extensions of time may be obtained under 37 CFR 1.136(a), have been filed is the date for purposes of determining the pe under 37 CFR 1.17(a) is calculated from; (1) the expiration de set forth in (b) above, if checked. Any reply received by the C may reduce any earned patent term adjustment. See 37 CFF NOTICE OF APPEAL	eriod of ext ate of the s Office later	ension and the correspondi hortened statutory period fo than three months after the	ing amount or reply origi	of the fee. The appropria nally set in the final Office	ate extension fee e action; or (2) as
The Notice of Appeal was filed on A brie filing the Notice of Appeal (37 CFR 41.37(a)), or Notice of Appeal has been filed, any reply must be	any exter	sion thereof (37 CFR 41	1.37(e)), to	avoid dismissal of the	
AMENDMENTS				. ,	
 3.	urther cor OTE belo ion in bet iceling a (CFR 1.1 CFR 1.12 ection(s): iuld be all ent(s): a) [ed is prov	isideration and/or search with form for appeal by me corresponding number of 16 and 41.33(a)). 21. See attached Notice owable if submitted in a	n (see NOT aterially red f finally reje of Non-Co separate, f	TE below); ducing or simplifying ti ected claims. mpliant Amendment (timely filed amendmen	PTOL-324).
Claim(s) rejected: 11-17.21 and 22. Claim(s) withdrawn from consideration:					
AFFIDAVIT OR OTHER EVIDENCE					
 The affidavit or other evidence filed after a final a because applicant failed to provide a showing of was not earlier presented. See 37 CFR 1.116(e) 	good and				
 The affidavit or other evidence filed after the date entered because the affidavit or other evidence f showing a good and sufficient reasons why it is r 	ailed to o necessary	vercome <u>all</u> rejections ur and was not earlier pres	nder appea sented. Se	al and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a).
 The affidavit or other evidence is entered. An ex REQUEST FOR RECONSIDERATION/OTHER 	xplanatio	of the status of the clai	ms after er	ntry is below or attach	ed.
The request for reconsideration has been consistent See Continuation Sheet.	idered bu	does NOT place the ap	plication in	condition for allowan	ce because:
12. Note the attached Information Disclosure State	ment(s). (PTO/SB/08) Paper No(s	s)		
13. Other:					
		/Scott J Sugar		Init 9873	

Continuation of 3. NOTE: In claim 11, "...when worn by a wearer of the contact lens..." is a new issue that would require further consideration. Regarding claims 21 and 22, "...eye movement of the wearer..." is different from "...inter-pupillary distance..." in claim 19 and "...distance between right and left contact lenses... in claim 20, since if the eye movement is the SANE in each eye, the inter-pupillary distance or the distance between the right and left contact lenses would not change. Also, claims 18-20 (allowed) all include a chip, whereas oliams 21 and 22 do not.

Continuation of 11, does NOT place the application in condition for allowance because: In claim 11, "...when worn by a wearer of the contact lens..." is a new issue that would require further consideration. Regarding claims 21 and 22, "...eye movement of the wearer..." is different from "...inter-pupillary distance..." in claim 19 and "...distance between right and left contact lenses..." in claim 20, since if the eye movement is the SAME in each eye, the inter-pupillary distance or the distance between the right and left contact lenses would not change. Also, claims 18-20 (allowed) all include a chip, whereas claims 21 and 22 do not. The phase "...during use..." does not preclude the lens being taken out, heated, changing shape and then being put back in the eye.